

Exhibit 2

02.24.25 Email to CM Saldana re_Jones Ch7



Wyn Young <rwyonyoung25@gmail.com>

Alex Jones Chapter 7 Bankruptcy ~ Case No. 22-33553 (CML)

Wyn Young <rwyonyoung25@gmail.com>
To: rosario_saldana@txs.uscourts.gov

Mon, Feb 24, 2025 at 11:55 AM

Dear Ms. Saldana:

My name is **Wyn Young**. I'm a 30~year civil litigation trial attorney from Mansfield, Ohio (**OH Bar 64876**), and I am emailing you in accordance with Rule 1 of **Judge Lopez's** Court Procedures. I am not counsel for any of the parties to this case; rather, I am an attorney in independent practice, pursuing a public advocacy case, and seeking to advise the **United States Trustee**, the **parties**, and the **Bankruptcy Court** that I discovered unequivocal evidence that **Alex Jones** deliberately threw the defense of the Connecticut Sandy Hook defamation cases from the very beginning in **July 2018** (i.e., by deliberately failing to claim federal question jurisdiction when removing the related **1st Amendment** lawfare defamation cases to federal court) and that the **\$1.3 Billion Connecticut state court judgment** giving rise to the instant **Chapter 7 bankruptcy case** was obtained by fraud or collusion between the parties to the aforesaid Connecticut defamation actions.

I do not practice bankruptcy law, and I am not licensed in Texas; but, according to Google AI, "a private citizen or attorney has the right to notify a bankruptcy court of a fraudulent judgment", and such a report is typically submitted to the **United States Trustee** as "the primary point of contact" in the form of a "written statement outlining the details of the alleged fraudulent judgment, including supporting documentation like evidence of the fraudulent activity."

I have prepared (1) a written explanatory statement in the form of an email that outlines the details of the fraudulently~obtained judgment and (2) a zipped evidentiary folder (chiefly consisting of portions of the **November 2018** U.S. District Court remand file) that I seek to submit to the **United States Trustee** forthwith.

I am to understand that the **United States Trustee** for this case is **Christopher Murray**, but I do not have an electronic/email service list that would include the **United States Trustee** and all **parties** and, as I've not litigated in federal court since 2015, I'm not sure if my **PACER** and **CM/ECF** credentials are still valid (or even where I might find my login credentials). Do you have an electronic service list for this case that you can kindly provide or point me to? Please also advise if the Court would like to be copied on the submission of my written statement and zipped evidentiary folder to the **United States Trustee**.

Thank you for your time and kind assistance with this matter. I look forward to hearing from you.

Very truly yours,

R. Wyn Young, Esq.
Ohio Bar #0064876

1421 Lexington Avenue, #180

Mansfield, OH 44907

Phone: (513) 238~2821

rwynyoung25@gmail.com

www.linkedin.com/in/rwynyoung (Professional Legal Profile)